IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

AARON JOLO, : No. 4:15-cv-01845

.

Petitioner, : (Judge Brann)

:

v. :

:

ATTORNEY GENERAL, :

:

Respondent. :

<u>ORDER</u>

AND NOW, this 6th day of July, 2016, the Government having reported to the Court regarding a change in Petitioner's status and both parties having been afforded leave to address said change, **IT IS HEREBY**ORDERED that:

1. In light of <u>Chavez-Alvarez v. Warden York County Prison</u>,
783 F.3d 469 (3d Cir. 2015), United States Immigration and
Customs Enforcement shall provide Petitioner with an
individualized bond hearing before an immigration judge
within a reasonable period of time to determine whether
Petitioner's continued detention is necessary to fulfill the

- purposes of ensuring that the he attends removal proceedings and that his release will not pose a danger to the community.
- 2. The Government should bear the burden at this hearing of presenting evidence and proving that continued detention is necessary to fulfill the purposes of the detention statute.
- 3. The immigration court shall retain jurisdiction over any challenge to the immigration judge's substantive bond decision through the Board of Immigration Appeals before any such challenge to the immigration judge's decisions may be raised with this Court.
- The Report and Recommendation of Chief United States
 Magistrate Judge Martin C. Carlson, ECF No. 21, is ADOPTED
 IN FULL to the extent that it is consistent with the foregoing.

BY THE COURT:

<u>s/ Matthew W. Brann</u>Matthew W. BrannUnited States District Judge